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NOTIFICATION OF TRANSMITTAL OF COPIES OF TRANSLATION OF THE INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (CHAPTER I OR CHAPTER II OF THE PATENT COOPERATION TREATY) (PCT Rule 72.2)

To:

FUJIMOTO, Eisuke c/o Fujimoto Patent & Law Office, Room 317 Sanno Grand Building 3F. 14-2, Nagata-cho 2-chome Chiyoda-ku, Tokyo 100-0014 JAPON



Date of mailing (day/month/year) 30 June 2005 (30.06.2005)

Applicant's or agent's file reference

FWA3-29

IMPORTANT NOTIFICATION

International application No. PCT/JP2003/013795 International filing date (day/month/year) 28 October 2003 (28.10.2003)

Applicant

BUSSAN NANOTECH RESERCH INSTITUTE INC. et al

#### 1. Transmittal of the translation to the applicant.

The International Bureau transmits herewith a copy of the English translation made by the International Bureau of the international preliminary examination report established by the International Preliminary Examining Authority.

#### 2. Transmittal of the copy of the translation to the elected Offices.

The International Bureau notifies the applicant that copies of that translation have been transmitted to the following elected Offices requiring such translation:

AZ, CA, CH, CN, EP, GH, KG, KP, KR, MK, MZ, RO, RU, TM

The following elected Offices, having waived the requirement for such a transmittal at this time, will receive copies of that translation from the International Bureau only upon their request:

AE, AG, AL, AM, AP, AT, AU, BA, BB, BG, BR, BY, BZ, CO, CR, CU, CZ, DE, DK, DM, DZ, EA, EC, EE, EG, ES, FI, GB, GD, GE, GM, HR, HU, ID, IL, IN, IS, JP, KE, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MN, MW, MX, NI, NO, NZ, OA, OM, PG, PH, PL, PT, SC, SD, SE, SG, SK, SL, SY, TJ, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, YU, ZA, ZM, ZW

3. Reminder regarding translation into (one of) the official language(s) of the elected Office(s).

The applicant is reminded that, where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report.

It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned (Rule 74.1). See Volume II of the PCT Applicant's Guide for further details.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

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# Translation

# PATENT COOPERATION TREAT



# **PCT**

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference FWA3-29	FOR FURTHER AC	TION	See Form PCT/IPEA/416
International application No. PCT/JP2003/013795	International filing date 28 October 2003		Priority date (day/month/year) 28 October 2002 (28.10.2002)
International Patent Classification (IPC) or n D01F 9/127, 9/133, C01B 31/02		I IPC	
Applicant BUSSAI	N NANOTECH RES	SERCH INSTITU	TE INC.
This report is the international prelin     Authority under Article 35 and trans	ninary examination repo mitted to the applicant a	rt, established by this ecording to Article 30	International Preliminary Examining  5.
<ol> <li>This REPORT consists of a total of</li> <li>This report is also accompanied by A</li> </ol>			heet.
a. (sent to the applicant and			sheets, as follows:
sheets of the desc and/or sheets con Administrative In	taining rectifications aut	awings which have b horized by this Autho	een amended and are the basis of this report ority (see Rule 70.16 and Section 607 of the
sheets which sup beyond the disclo Supplemental Bo	sure in the international	which this Authority application as filed,	y considers contain an amendment that goes as indicated in item 4 of Box No. I and the
b. (sent to the Internation	nal Bureau only) a to , contain ndicated in the Supplem	ning a sequence listin	pe and number of electronic carrier(s))  g and/or tables related thereto, in computer o Sequence Listing (see Section 802 of the
4. This report contains indications rela	ting to the following iter	ns:	
Box No. I Basis of the re	eport		
Box No. II Priority		rord to novelty, inven	tive step and industrial applicability
Box No. III Non-establish  Box No. IV Lack of unity	_	gard to hoverty, hiven	inve step and industrial approaching
Box No. V Reasoned stat		2) with regard to nove	elty, inventive step or industrial applicability;
Box No. VI Certain docur	=	guon sutomont	
Box No. VII Certain defec	ts in the international app	plication	
Box No. VIII Certain obser	vations on the internation	nal application	
Date of submission of the demand		Date of completion	of this report
20 May 2004 (20.05.2	2004)	27 Ј	anuary 2005 (27.01.2005)
Name and mailing address of the IPEA/JP		Authorized officer	
Facsimile No.		Telephone No.	



## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

# International application No. PCT/JP2003/013795

Box No. I	Basis of the report
otherwi	gard to the language, this report is based on the international application in the language in which it was filed, unless se indicated under this item.
	This report is based on translations from the original language into the following language, which is language of a translation furnished for the purpose of:
ſ	international search (under Rules 12.3 and 23.1(b))
ĺ	publication of the international application (under Rule 12.4)
ι [	international preliminary examination (under Rules 55.2 and/or 55.3)
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furnish and are	egard to the elements of the international application, this report is based on (replacement sheets which have been ed to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" e not annexed to this report):
=	The international application as originally filed/furnished
	he description:  , as originally filed/furnished
-	
	received by this Authority on
t	he claims:
-	pages , as originally filed/furnished pages* , as amended (together with any statement) under Article 19
_	and by this Authority on
]	pages* received by this Authority on
	the drawings:
-	pages, as originally filed/furnished
	pages* received by this Authority on
	pages* received by this Authority on
	a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.
, [T] .	The amendments have resulted in the cancellation of:
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	the description, pages
	the claims, Nos.
	the drawings, sheets/figs
	the sequence listing (specify):
	any table(s) related to sequence listing (specify):
	This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).  The description, pages
	the claims, Nos.
	the drawings, sheets/figs
	the sequence listing (specify):
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	any table(s) related to sequence listing (specify):
* If iten	a 4 applies, some or all of those sheets may be marked "superseded."

#### INTERNATIONAL PREZIMINARY EXAMINATION REPORT

v.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
ľ	citations and explanations supporting such statement

1.	Statement			
	Novelty (N)	Claims	3, 9-11, 13, 15-18	YES
		Claims	1, 2, 4-8, 12, 14	NO
	Inventive step (IS)	Claims	15, 16	YES
		Claims	1-14, 17, 18	NO
	Industrial applicability (IA)	Claims	1-18	YES
		Claims		NO

#### 2. Citations and explanations

- Document 1: JP 2-259120 A (Asahi Chemical Ind. Co.,
  Ltd.), 19 October 1990, page 3, upper right
  column, line 16 to page 4, upper left
  column, line 13
- Document 2: JP 2002-194625 A (Nikkiso Co., Ltd.), 10

  July 2002, entire text
- Document 3: JP 8-60444 A (Showa Denko Kabushiki Kaisha),
  05 March 1996, paragraphs [0004] and [0016],
  and fig. 1
- Document 4: JP 8-60446 A (Showa Denko Kabushiki Kaisha), 05 March 1996, entire text
- Document 5: JP 49-92326 A (Takasago Kagaku Kabushiki Kaisha), 03 September 1974, entire text
- Document 6: JP 4-139013 A (Yazaki Corp.), 13 May 1992, entire text

The inventions that are set forth in claims 1, 2, 5-8, 12 and 14 are disclosed in document 1 cited in the international search report; therefore, they lack novelty and do not involve an inventive step.

Document 1 discloses a feature wherein carbon fibers formed by means of vapor phase growth, which have substances attached to the surface thereof, are heated in an inert gas atmosphere in order to sublimate and remove

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the substances that are attached to the surface thereof; a feature wherein the heating temperature is between 500-1300°C; a circulation-type heating device that comprises a tubular electric furnace as the heating mechanism, wherein the carbon fibers are continuously supplied to the core barrel of the furnace by means of a screw, a belt conveyer, a pusher or the like while an inert gas is supplied to the carbon fibers in a counter-current flow; and a feature wherein the forms such as the fiber openings or the like of the heated carbon fibers are adjusted. Furthermore, document 1 indicates that it is possible to use prior art methods for transporting a powder, i.e. transport by means of a gas, transport by means of a screw or a belt conveyor, pushing by means of a pusher or the like, as the method for delivering the supply of carbon fibers to the heating mechanism.

The inventions that are set forth in claims 3, 4, 9-11, 13, 17 and 18 do not involve an inventive step in the light of document 1.

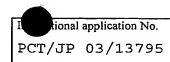
With regards to claim 3, a person skilled in the art could optimize the bulk density of the powder, as appropriate.

With regards to claim 4, the feature of further graphitizing the carbon fibers is well known.

With regards to claims 9 and 10, document 1 discloses the feature of transporting the carbon fibers by means of a gas. Furthermore, it would be easy for a person skilled in the art to adjust the flow rate and the pressure of the gas, to provide a gas tank for storing the gas, and to carry out the abovementioned adjustments by means of a switch valve, at that time.

With regards to claim 11, it would be easy for a person skilled in the art to conceive of providing a recovery device for recovering the heated carbon fibers and a trap device for trapping the components within the

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exhaust gas to the heating device that is disclosed in document 1.

With regards to claim 13, a person skilled in the art could configure so that the heating furnace is arranged vertically, and so that the carbon fibers are transported via sliding due to the force of gravity, as appropriate.

With regards to claims 17 and 18, document 1 (comparative example 1) indicates that the diameter of the vapor phase-grown carbon fibers that are heated is  $0.05\mu m$ . Therein, a person skilled in the art could optimize the apparent density of the carbon fibers, as appropriate.

The inventions that are set forth in claims 1, 4 and 5 are disclosed in document 2 cited in the international search report; therefore, they lack novelty and do not involve an inventive step.

Document 2 discloses a feature wherein the vapor phase-grown carbon fibers that are discharged by the reaction furnace are collected by means of filaments, transported to a heat treating furnace and subjected to a heat treatment; and indicates that the heat treatment is implemented by means of a heat treating furnace for removing organic compounds and a heat treating furnace for forming graphite, which exhibit heat treatment temperatures of 400-1200°C and 200-3,000°C, respectively.

The inventions that are set forth in claims 7, 11, 12, 17 and 18 do not involve an inventive step in the light of document 2.

With regards to claim 7, document 2 discloses a heat-treating furnace which is equipped with mechanisms for introducing and removing a non-oxidizing gas. Therein, a person skilled in the art could optimize the positioning of the mechanism, as appropriate.

With regards to claim 11, document 1 discloses the feature of providing a recovery container for recovering

the heat-treated carbon fibers. Therein, it would be easy for a person skilled in the art to conceive of providing a trap device for trapping the components within the exhaust gas.

With regards to claim 12, tubular or cylindrical heat treating furnaces are commonly used.

With regards to claims 17 and 18, the diameters of the vapor phase-grown carbon fibers are within a conventionally specified range. Therein, a person skilled in the art could optimize the apparent density of the carbon fibers, as appropriate.

The invention that is set forth in claims 15 and 16 is not disclosed in any of the documents that are cited in the international search report, and is not obvious to a person skilled in the art.



#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/JP2003/013795

Pertain nu	iblished documents (	Rule 70.10)				
Aı	pplication No. Patent No.	Publicatio (day/monti		Filing date (day/month/year)		Priority date (valid claim) (day/month/year)
JР	2003-201630 A	18 July 2003	(18.07.2003)	26 December 2001 (2	- 5.12.2001)	
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